

## **Exhibit 6**

# **Defendant Georgia-Pacific LLC's First Set of Interrogatories and Second Request for the Production of Documents to Plaintiff NCR Corporation, dated July 21, 2011**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF WISCONSIN  
GREEN BAY DIVISION**

APPLETON PAPERS, INC. and	)	
NCR CORPORATION,	)	
	)	
Plaintiffs,	)	
	)	
v.	)	No. 08-CV-00016-WCG
	)	
GEORGE A. WHITING PAPER	)	
COMPANY, et al.,	)	
	)	
Defendants.	)	

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**DEFENDANT GEORGIA-PACIFIC LLC’S FIRST SET OF INTERROGATORIES AND  
SECOND REQUEST FOR THE PRODUCTION OF DOCUMENTS TO PLAINTIFF  
NCR CORPORATION**

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Pursuant to Rules 26, 33 and 34 of the Federal Rules of Civil Procedure, Defendants Georgia-Pacific Consumer Products LP (f/k/a Fort James Operating Company), Fort James Corporation and Georgia-Pacific LLC (collectively, “GP”), by its undersigned counsel, hereby request that Plaintiff NCR Corporation (“NCR”), within thirty days of service, provide a written response to the following interrogatories and requests for production and produce the documents requested herein for inspection and copying by counsel for GP. These interrogatories and requests for production of documents shall be read and interpreted in accordance with the Federal Rules of Civil Procedure and the definitions and instructions set forth below.

**DEFINITIONS AND INSTRUCTIONS**

1. As used herein, the term “Dayton History” shall mean and include Dayton History (Ohio Secretary of State Entity #178997) and Dayton History Realty LLC (Ohio Secretary of State Entity #1562128), and any and all predecessors, successors, or affiliates related thereto

including, but not limited to, Carillion Historical Park, Inc., The Montgomery County Historical Society, and Educational and Musical Arts, Incorporated, including any and all current and former subsidiaries, affiliates, divisions, partnerships, officers, directors, employees, agents, attorneys, consultants, investigators or representatives thereof, or any other person or entity acting on the behalf thereof or under the direction or control thereof.

2. As used herein, the terms “you,” “your company” and “NCR” shall mean and include the National Cash Register Company, NCR Corporation, NCR’s Systemedia (f/k/a “Business Forms and Supply” or “Supply Manufacturing”) Division (including all of its former NCR Paper converting plants), any and all current and former subsidiaries, affiliates, divisions, partnerships, officers, directors, employees, agents, attorneys, consultants, investigators or representatives thereof, or any other person or entity acting on the behalf thereof or under the direction or control thereof.

3. As used herein, the term “NCR Archives” shall mean and include any and all documents, photographs, digital images, artifacts, or other physical objects previously or currently maintained by Dayton History, including, but not limited to, all such materials located at 224 North St. Clair Street, Dayton, Ohio 45402.

4. Without in any way limiting the foregoing, as used herein, the term “Systemedia” shall mean and include any and all current or former NCR facilities formerly included within the NCR “Business Forms and Supply Division,” including at least the following locations: Arlington, Texas; Fullerton, California; Jacksonville, Florida; Los Angeles, California; Morristown, Tennessee; Mount Joy, Pennsylvania; Washington Court House, Ohio; Viroqua, Wisconsin; Ithaca, New York; Mechanicville, New York; Humboldt, Tennessee; Corbin, Kentucky; and Petersborough, New Hampshire.

5. As used herein, the term “NCR Paper” shall mean the PCB-containing carbonless copy paper produced or converted into business forms during the period of 1950-1972 by NCR, or for NCR by any other company or entity, including Appleton Coated Paper Company, Mead Corporation and/or Wiggins Teape. NCR Paper includes but is not limited to, broke, trim, off-cuts, cut-offs, other scrap paper, or any other type of material, product, or waste produced during the production or conversion into business forms of NCR Paper by NCR, Appleton, Mead, Wiggins Teape (including any Wiggins Teape affiliates) or any other company or entity, which was disposed, sold or otherwise provided (directly or indirectly) to wastepaper brokers or recycling paper mills for use as fiber furnish in paper making.

6. As used herein, the term “refer or relate to” shall mean concerning, addressing, referring, constituting, bearing upon, containing, embodying, incorporating, identifying, affecting, describing, evidencing and/or in any way pertaining to.

7. In accordance with Civil L.R. 26.3, the term “document” is defined to be synonymous in meaning and equal in scope to the usage of this term in Fed.R.Civ.P. 34(a). A draft or non-identical copy is a separate document within the meaning of this term.

8. As used herein, the words “and” and “or” shall be construed conjunctively as well as disjunctively, and “includes” or “including” shall mean “including, but not limited to.”

9. In accordance with Civil L.R. 26.3, the term “person” is defined as any natural person or any business, legal, or governmental entity or association.

10. If a document responsive to any Document Request is no longer in your possession, custody or control, state what disposition was made of the document and the date of such disposition, and identify all persons having knowledge of the document’s contents.

11. When describing an oral communication: (i) state the date and place of the communication; (ii) identify each person who participated in the communication; (iii) identify each person who was present during the communication who did not participate in it; (iv) state the substance of the oral communication; and (v) identify each document referring to or relating to the oral communication.

12. If you object to a Document Request on the grounds of privilege or other protection from discovery, provide all non-privileged documents and information as is responsive, identify and list the documents and/or information withheld as privileged, and specify the basis for your claim of privilege or protection. When listing each document, include the date, author, addressee, all other recipients, and subject matter, and state in detail your legal basis for withholding production.

13. These Document Requests are a continuing demand for any and all responsive documents and things. Therefore, any such documents and things discovered by you after the date hereof shall be produced at the time they are discovered. This paragraph shall not be construed to alter your obligations to comply with all other instructions herein.

### **INTERROGATORIES**

1. Identify by address all Systemedia facilities owned and/or operated by or on behalf of NCR from 1950 through the present, including the dates (a) during which NCR owned or operated each such facility, and/or (b) during which such facility, whether or not owned or operated by NCR, engaged in production, conversion, or waste-disposal related to NCR Paper. If NCR does not currently own all of these facilities, identify the date on which NCR sold, closed or otherwise divested each Systemedia facility and to what company, individual or other entity such facility was sold or transferred.

## **REQUESTS FOR PRODUCTION OF DOCUMENTS**

1. Any and all agreements, contracts, or other documents between Dayton History and NCR that refer or relate to the ownership, maintenance or management of, or access to, the NCR Archives. This request includes, but is not limited to, the agreement between NCR and the Montgomery County Historical Society dated August 1, 2000, including any amendments, revisions or addendums thereto.
2. Any and all documents that refer or relate to NCR's participation or membership in the Dayton History Founding Board of Trustees or the NCR Archive Steering Committee from 1999 to the present.
3. Any and all historic and/or current indices, in whatever form, that refer or relate to the contents of the NCR Archives.
4. Any and all documents that refer or relate to any request(s) (whether written or oral) by any individual or entity for access or permission to review, copy or evaluate any portion of the NCR Archives from 1999 to the present. This request includes any and all communications between or among NCR and Dayton History evaluating, considering, granting or denying all such request(s), as well as any written policies and procedures that govern access to the NCR Archives.
5. All log books or other records showing access granted to the NCR Archives from 1999 to the present.
6. All documents that refer or relate to NCR's sale or conveyance of any current or former Systemedia facility identified in response to Interrogatory No. 1 above including, but not limited to, all asset purchase and sale agreements, deeds, title transfer documents, indemnification agreements, and UCC filings for each such facility.

7. All organization charts for each Systemedia facility identified in response to Interrogatory No. 1 above from 1954 to 1971.

8. Any and all employee lists or other compilations for all Systemedia facilities identified in response to Interrogatory No. 1 from 1954 to 1971.

9. Any and all articles in the "Factory News," the "National Post," or any other NCR newsletter or publication prepared by any technical department or business unit of NCR, from 1950 to 1972, relating to, mentioning or describing (a) any business activities or operations (including waste disposal operations of shipments of NCR Paper) of any Systemedia facility, and/or (b) the development, marketing, or conversion of NCR Paper, or any of its constituents or component parts.

Dated: July 21, 2011

By its Counsel,



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**CERTIFICATE OF SERVICE**

On **July 21, 2011**, I hereby certify that I served the following document described as:

**DEFENDANT GEORGIA-PACIFIC LLC'S FIRST SET OF INTERROGATORIES AND  
SECOND REQUEST FOR THE PRODUCTION OF DOCUMENTS TO PLAINTIFF  
NCR CORPORATION**

by serving a true copy of the above-described document in the following manner:

BY ELECTRONIC MAIL

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The above-described document to be transmitted via electronic mail to the following party on **July 21, 2011**:

**SEE ATTACHED SERVICE LIST**

I declare that I am employed in the office of a member of the Bar of, or permitted to practice before, this Court at whose direction the service was made and declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on **July 21, 2011** at San Francisco, California.

/s/ Patrick Ferguson

Patrick J. Ferguson

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**CASE #: 2:08-cv-00016-WCG**

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